rom Sydney

to Globe Co.

WILL SEND SUGAR DIRECT

Water Causes More Trouble Than Fire -- A Window Cracked.

Shortly after 12:30 o'clock this afternoon an alarm of fire was turned in from the Coyne Furniture Company, at the corner of Beretania, and Fort streets. The Fire Department being just across the way, no time was lost in getting the streams of water turned on the fire.

E. R. Hendry, administrator of the

title against Walanae Company. Mrs. K. Lazarus has substituted Russell & Watson as her attorneys in place

Alexdrina Fernandez has brought

Editor Evening Bulletin: You will

that he represented the majesty of the law and then struck him in the chest to enforce his remarks

The witness said he was told to get off the place at once. He refused and then Messrs. M. I. Silva, J. M. Camara, Jr., J. S. Azervedo and John Gouveis took hold of him and forcibly ejected him from the premises. The witness said that, while none of the other means assaulted him, still they were on the premises and were a part of the gang there to throw him out. After he had been added to be considered at tonight's meeting is the publication tonight's meeting is the publication tonight's meeting is the publication of the chest tonight's meeting is the publication of the steam-committee of one member, to be chos-form said that third of the steam-committee of one member, to be chos-form said that third of the steam-committee of one member, to be chos-form said that third of the steam-committee of one member, to be chos-form said that third of the steam-committee. The cargo of sugar. Har

there to throw him out. After he had been ejected, his belongings were thrown out into the street.

The prosecution put on two more witnesses who told substantially the same story as that given by Lemos.

The defense tried to show that the complaining witness were the defense tried to show that the complaining witness were the defense tried to show that the complaining witness were the present outlook, either Prince Cuture and the Coast ports. The American-Hawalian line will have three, the Mathematical line will have three, the Mathematical line will have three. The Mathematical line will have three, the Mathematical line will have three. The Mathematical line will have three the Mathematical line will have three. The Mathematical line will have three the Mathematical line will have three. The Mathematical line will have three the Mathematical line will have three. The Mathematical line will have three. The Mathematical line will have three the Mathematical line will have three. The Mathematical line will have three. The Mathematical line will have three, the Mathematical line will have three. The Mathematical line will have three th authority, who should thank him for his assistance instead of meeting his advances with false statements? it which it is thought will be very successful in its working.

Waialua will be somewhat ahead of by he will deny having made the property. Judge Wilcox said in his summary of the case that this all might be somewhat allow the property.

Eastern Star Officers.

worthy Matron; Judge C. A. Galbraith, Worthy Patron; Mrs. ... H. Williams, Associate Patron; Mrs. ... H. Williams, Associate Patron; Mrs. C. A. Galbraith, Secretary; Mrs. J. C. Evans, Tresurer; Mrs. Theo. Hoffman, Conductor; and Mrs. Harry Webster, Associate Conductor. ... aere are several other officers yet to be chosen.

A .B. Weymouth, Mrs. Ewaliko, J. Barkhausen, J. M. Kaneakua and Mrs. Dillon, George C. Stratemeyer, Mr. and Mrs. L. M. Whitehouse, Major Wood, W. A. Rowell, Mrs. Geo. Ross, Miss L. McStocker, and Mr. and Mrs.

in the Mauna Loa today.

It is easier to find out what people with Union Express Co , 120 King St. don't believe than what they do.

Certain

that the man who doesn't be lieve in advertising will retain even the trade he has-because the other fellow is continually advertising to his customers. .: .: .: .: .: .:



Vol. XI. No. 2021.

HONOLULU, TERRITORY OF HAWAII, TUESDAY. DECEMBER 17. 1901.

EVENING BULLETIN ADVERTISEMENTS.

EVENING BULLETIN

PRICE 5 CENTS.

LEMOS WINS OUT IN POLICE COURT HOME RULERS WANT DOLE

Assailants Fined \$25 and Costs By Wilcox.

CLOSE OF INTERESTING

Judge Says Action of M. G. Silva and Others Wa: High Handed ---Fine of \$25 and Costs.

The law directs how persons shall proceed in matters of this kind. The police officer present when this trouble took place, had no business there except to preserve the peace. Not even the High Sheriff would have any right nary police officer. The policeman advised the old man, Lemos, to give up the place in order that there might be peace. That was wrong. A great many people have a mistaken idea about going for a policeman for everything. If there is a dead mule in the harbor, it is 'get a policeman to remove it.' The time when this kind of thing was in additional to the program will be form the laws closely. I think that this has been a high handed proceeding. If the complaining witness had been on the premises with firearms or, if the people who went there to dispossess him had been armed, there might have been bloodshed. This kind of thing must been stopped. I am surprised that so many afterneys have been mixed up in this and (2) a Loan bill.

It is consideration but its consideration but its consideration but its consideration but its consideration between Coast ports, the in operation between Coast ports, the consider of the number of waller within six montas will be in operation between Coast ports, the in operation between Coast ports, the in operation between Coast ports, the lie in operation between Coast ports, the lie is operation between Coast ports, the lie people have a mistaken idea about go-ing for a policeman for everything. If there is a dead mule in the harbor, it attorneys have been mixed up in this thing and have given wrong advice. I

you all \$25 and costs apiece." said at the close of the J. M. Lemos as-sault and battery case in the Police This is, in part, what Judge Wilcox Court this forenoon. Attorney Bitting who, with Attorney Correa, represented the defendants, at once noted an appeal, whereupon Judge Wilcox re-plied that he had left leeway for the

other court.
The defendants were as follows: M. G. Silva, J. S. Azervedo, M. I. Silva, J. M. Camara, Jr., Frank de Sa, Manuel Nunes, Charles Creighton and John Couveia. When called to answer to the charge of assault and battery, a plea of not guilty was entered and all eight

defendants were tried at once. The arrests of all the defendants ex cept John Gouveia were made on Satorday. The last named was not known at the time but was arrested later. It was stated by Lemos that on Friday ofternoon, the defendants went to his place in Kakaako and threw him out, bag and baggage, on the ground that the mortgage on the property had been foreclosed and the place sold to J. S.

The first witness put on the stand by the prosecution was Lemos, the com-plaining witness. This man stated that the whole party of defendants called at his place on Friday afternoon. M. G. Silva as leader, walked into his place, shook hands and passed the time hardly likely.

complaining witness went out peace-M. G. Silva. Officer Stewart and another of the defendants were put on the stand. Silva tried to show that he

Good Home

Well Located

At Makiki : adjoining the large grounds Gerrit P. Wilder

Well Planned

For comfort, convenience and sightliness; two tollet rooms

An inspection of this new house, barn, lot and surroundings will convince you that it is among the best "buys" in



MUST SHOW HIS HAND NEW STEAMSHIP

TO GIVE FINAL ANSWER

Will Ask for Special Session -- Upon Receiving Negative Answer, Will Make Representations to President.

The executive committee of the Republican Home Rule party will meet in Foster hall this evening for the consideration of important matters in con nection with the welfare of the party of the Home Rulers, why it was that a special meeting was called. The answer may be found in the following, spoken by a Home Ruler no later than this forenoon: "We recognize the fact that it has come to a pass where, if Governor Dole has not sense enough to see he is not wanted in his present position by the people, some action of a radical kind must be taken at the earliest date possible. That action will be discussed tonight, although it may not be seemed. and the welfare of the people of the Two in such a matter, much less an ordi- will be discussed tonight, although it may not be carried into immediate

execution. "The resolution bearing on this point was brought up at the meeting held last Thursday night but its considera-tion was postponed until tonight be-

Of course, it is almost certain, from the attitude of Dole and his absolute intolerance of anything connected with

These will ask for the removal of Gov.

Iter will carry for the plantation, four the case of W. J. England Plumbing phasized the fact that there was no mandate addressed to Judge Humbing the just demands of the people a period of five years at a rate which receipt of \$168 being acknowledged by the phreys in the decree, but to "a judge plaintiff."

Will make a great saving to the plantation of two paramount issues, he is the will make a great saving to the plantation of two paramount issues, he is the will make a great saving to the plantation.

Kaalauka has brought action to quiet the Organic Act, acquired the provision of the Organic Act, acquired the provision of the Organic Act, acquired the provision of the Organic Act, acquired the fact that there was no mandate addressed to Judge Humbing phreys in the decree, but to "a judge of the First Circuit."

Mr. Robertson cited the provision of the Organic Act, acquired the provision of the Organic Act, acquired the fact that there was no mandate addressed to Judge Humbing phreys in the decree, but to "a judge of the First Circuit." working directly against the interests Honolulu and then to the Coast,

American lines. Rulers are out for the benefits to be expected from *merican jurisdiction. They are tired of watching and waiting for something that it is not thought will ever come as long as the present time they are having a fleet of sailing vessels built to put into the lumber carrying trade and two new the lumber is in office. They believe that when Dole has come out flatly trade. These steamers with the three trade. These steamers with the three Editor Evening Bulletin

premises and were a part of the gang the present outlook, either Prince Cuthere to throw him out. After he had been ejected, his belongings were be delegated to attend to this branch son line one, between San Francisco thrown out into the street.

Tonight, if there is time, ways and means will be discussed. The Home Rulers have a scheme on hand for raising money for the next campaign

any excuse to assault a man.

during the progress of the trial.

in which J. H. Schnack, Wm. Savidge some of the events. and Harry Juen were recently con-

ORIENTAL LIFE'S SECRETARY

Raymond C. Brown has been elected secretary of the Oriental Life In-surance Company. Mr. Brown is an agressive young business man, who came to the Territory about a year ago as a representative of the Labor Bureau. He has had an extensive and successful experience in the life insursuccessful experience in the life insurance business, having been for ten years connected with the Covenant Mutual Company in Northern Illinois. He is the son of Joshua K. Brown, the local impigration inspectors. local immigration inspector.

GOYNE COMPANY FIRE MANDAMUS WRIT

GETS RETURN LOAD ORIGIN OF FLAMES STILL AN UNSOLVED MYSTERY

Damage Fully Covered by Insurance--

FOR PERIOD OF FIVE YEARS

New Steamers and Fleet

Francisco and Seattle will make quite a hole in the revenues of the two level teamer companies which for many years have had the cream of the carrying business in sugar and other freights between the islands. At the present time there are three new lines in sight which within six months will be in operation between Coast ports, Hilo, Kahului and ports of Kauai. The

into was between the Globe Navigation Co. and the Makee Sugar Co. of Kauai. Inquiry at the office of L. E. Beebe, local agent of the line, failed to substantiate the report but the gentlesubstantiate the report but the gentleThis expected answer having been man would neither affirm nor deny the state of the late Daniel A. Ray, nas the Supreme Court did not hear the story. From reliable information it is filed an inventory showing the foisition and then another committee will be appointed to draft a set of resolutions to be sent forth to President Roosevelt. These will ask for the removal of Gov.

These will ask for the removal of Gov.

These will ask for the removal of Gov.

The second of the late Daniel A. Ray, nas the Supreme Court did not hear the state of the late Daniel A. Ray, nas the Supreme Court did not hear the case of appeal, but only on a motion lowing property in this Territory: Lots to remand the case of remand the case of further hearing by this court. There was no reversal of Judge Humphers on appeal, but only on a motion lowing property in this Territory: Lots to remand the case of Judge Humphers on appeal but only on a motion lowing property in this Territory: Lots to remand the case of Judge Humphers on appeal but only on a motion lowing property in this Territory: Lots to remand the case of Judge Humphers on appeal but only on a motion lowing property in this Territory: Lots to remand the case of Judge Humphers on appeal but only on a motion lowing property in this Territory: Lots to remand the case of Judge Humphers on appeal but only on a motion lowing property in this Territory: Lots to remand the case of Judge Humphers on appeal but only on a motion lowing property in this Territory: Lots to remand the case of Judge Humphers on appeal but only on a motion live size of the fact that there was no resentative of the sugar company, and the state of the late Daniel A. Ray, nas the Supreme Court did not hear the case of the Supreme Court did not hear the case of the Supreme Court did not hear the story.

The supreme Court did not hear the story. Increase of the Supreme Court did not hear the case of the Supreme Court did not hear the story. Increase of the Supreme Court did

of the Territory and against the de- It has been known for a long time velopment of Hawaii along traditional that the coming of the Globe Navigation Co, was not in the nature of an of J. T. De Bolt in her suit against In other words, it is intended to force experiment and it is a wealthy corpor. H. A. Juen and wife, the Governor of Hawaii to show his ation with several millions back of it. Alexdrina Fernande hand which has already been pretty ac- and in the hands of men who have suit for divorce against Manuel Fercurately guessed at from the cards that made successes in everything they have already been played. The Home have taken hold of they will push their against the special session, they will already running will make Seattle and bave the very best ground for an ap-

WAIALUA HORSE RACES

summary of the case that this all might be so but still it did not give them owned by Domingos Ferreira. Kuu Lei any excuse to assault a man.

Naalehu, Kau, Dec. 15, 1901. and Kealoha will be entered in one of Silva, on being cross-examined, was the running races, a quarter of a mile led into saying that he went to the dash for a purse of \$100. Brock will he ridden by his owner. Each horse Lemos place with the crowd behind he ridden by his owner. Each home him because he intended using force, if necessary. Attorney Bitting objected a number of other races participated in by horses owned by Japanese, Portuduring the progress of the trial.

At a meeting of the Leahi Chapter of the Order of the Eastern Star, held last evening, the following officers by horses owned by Japanese, Portuduring the progress of the trial. The case is very similar to the one Ferreira will put up the purses in Association

> Maui ports in the Mauna Loa this fore-noon were the foliowing: Mrs, Mc-Wayne, Miss Rodanet, Peter Bond, L.

The next Express Steamer to the Coast will be the ALAMEDA, DEC. 25,

TO BE INVOKED PRONOUNCED ON RAMAT

For Compelling Judge Bates Finds the Best Jury Claim They are Exempt Humphreys to Hear Kamalo Case.

FORENSIC TOURNEY HELD IN COURT THIS MORNING

After Exhaustive Argument Judge Humphreys Declines to Take Jurisdiction of Case as

Remanded.

Plaintiffs in the Kamalo Sugar Comcompel Judge Humphreys to take jurladiction. The case was remanded to "a judge of the First Circuit," by a re-cept decision of the supreme Court, to bear evidence under an amended an-

peal was taken

There was a forensic tournament before the First Judge this morning over
the effort of plaintiffs to have him Humphreys declined to comply for reasons given. When his ruling has been transcribed, the plaintiffs will make it the basis of application for the writ of mandamus. The plaintiffs were represented by Hatch & Silliman, J. A. Magoon and T. McCants Stewart, and the defendants by Kinney, Ballou & McClanahan, Robertson & Wilder and F. W. Hankoy.

Mr. Magoon urged that Judge Humphreys ought to hear the case according to the instructions of the Supreme take jurisdiction. At the finish Judge

ling to the instructions of the Supreme Court, which he held were limited to hearing new evidence upon the representations of defendant Foster. The former decision of this court was on a law point, but now the court was only expected to hear additional facts.

Mr. McCants Stewart contended that the Supreme Court did not bear in the Supreme Court did we shall try to do it."

Monday morning was announced as the time for hearing the condemnation suit of United States vs. Honolulu Plantation Company. Judge Estee said it was a lease case and Mr. Silliman, ing to the instructions of the Supreme

Mr. Robertson cited the provision of the Organic Act against any judge hearing a matter he had previously de-cided. This, he contended, applied not only to Justices of the Supreme Court but to Circuit Judges as well. If this were a jury-waived case it would were a jury-waived case it would hardly be maintained that a rehearing would be permissible to the judge whose judgment was set aside, and the speaker argued that there should be no essential difference in an equity

judicated. It was remanded to this court for hearing matters that had never been heard. There was no reference in the decision to the merits of the decree one way or the other. It seemed to him that an equity case should not leave the hands of a judge until he had disposed of it. He did not see any necessity of retrying the whole case. If it went before another judge there would have to be an entire fifty years. Its headquarters are at

judge there would have to be an entire Mr. Hankey, on starting again, was interrupted with a question by Mr. Magoon as to what would be the status of the case when it came before another judge. He replied that the question was not before this court. The facts had been passed upon and lits Honor had trankly expressed his opinion on them.

Mr. Magoon did not think any other judge would go over this case.

Mr. Magoon did not think any other judge would go over this case in the teeth of the decision, which ordered a bearing under the amended proceedings exclusively. It would involve a part hearing by one judge and a part by another judge, which would be unreasonable.

Mr. McCanis Stewart asked for the privilege of the last word, which the court granted, saying. "As there are no ladies present, you may have the privilege of the last word." The attorney said that every contention of opposite counsel would form a ground of objection to the sixting of Justices Gaibraith and Perry if this case again went to the Supreme Court. Defendants had never allowen the merits of this case to go to a decision, but interposed a motion to remand the case for feether. posed a motion to remand the case for further hearing. To the court's re-mark that its decree was reversed for error in refusing evidence, the speaker replied that Acting Chief Justice Gal-braith said repeatedly at the hearing above that the merits of the case were

not being heard. Judge Humphreys quoted section 84 of the Organic Act. He said that on the rehearing he should have to pass upon certain facts upon which he had already passed, and in conclusion de-cided: "I do not think that I have Prof. Koebele returned from Hawali jurisdiction to proceed in this matter and I decline to proceed further.

> Printing and developing at Honolulu Photo Supply So,

SIXTY DAY SENTENCE SAILORMEN BUCK

He Has Ever Seen -- Lease Condemnation Suit Monday.

FOR ASSAULT AT SEA

"How long have you been in jail?" Judge Estee, without a preliminary notion or word from anyone, address ed the question to R. M. Ramat whon he found standing before him on the opening of the Federal Court this

morning. "About three weeks," the respondent answered. He was convicted yesterday of assaulting the first mate of the ship Roanoke upon the high seas, he having been the carpenter articled aboard that

To the Judge's further questioning he said he had never been arrested pany case are going to sue out a writ he said he had never been arrested of mandamus in the Supreme Court to before for such an offense, and was born in Russia but was now an American citizen.

Judge Estee said he might send him to jail for a year, but as he was a swer by Frank Foster, one of the de young man without a bad record he fendants. It was from a decree of would only sentence him to imprison-First Judge Humphreys that the ap ment at hard labor in Oahu prison for sixty days.

The roll of trial jurors was called and an attachment was ordered to issue for Stanley Stevenson, who failed to ans-

jury to attend, remarking:
"It is not a jury case, but there is

affected by the cheerful atmosphere of the courtroom, ventured the pleasantry that it was "not the least case."

Judge Estee emphatically notified the jurors that everyone of them must be in his place on Monday. He thought the trial ought not to take more than three days. It would be interrupted by Christmas. The jurors were to be there tomorrow whether needed or not They would earn their two dollars anyway. "This is the best jury I have ever seen," the Court declared.

whose judgment was set aside, and the speaker argued that there should be no essential difference in an equity case like the present. It was a new trial. In passing upon the matters in volved, 'fis Honor would pass upon nothing while formulating his new decree which he had not formerly passed upon in the decree reversed by the appellate court. His Honor gave out a pretty strong opinion to the effect that his mind was made up and that the amended proceedings contained nothing that would change it.

Mr. Hatch would rather regard it as a case of mistrial, in which cases it had never been head that the judge originally hearing a case was disquals. The powers are to acquire land, to grow coffee and deal in it, to raise and fatternoon.

The powers are to acquire land, to grow coffee and deal in it, to raise and fatternoon.

Identify the present is an equity on a foreign steamer and at the what on a foreign steamer and at the what on a foreign steamer and at the what to find it. It seems she had arrived on a foreign steamer and at the what to find it. It seems she had arrived on a foreign steamer and at the what to find it. It seems she had arrived on a foreign steamer and at the what to find it. It seems she had arrived on a foreign steamer and at the what to find it. It seems she had arrived on a foreign steamer and at the what to find it. It seems she had arrived on a foreign steamer and at the what treatment of the Kona the what the what to find it. It seems she had arrived on a foreign steamer and at the what the what to find it. It seems she had arrived on a foreign steamer and at the what the what to find it. It seems she had arrived on a foreign steamer and at the what the what to find it. It seems she had arrived on a foreign steamer and at the what the what to find it. It seems she had arrived on a foreign steamer and at the to the Y. M. C. A. How long she had been riding when she stopped the man on the Walkiki road is not known.

But It seems she had arrived on a foreign steamer and at the what the what to had hever been near that the judge originally hearing a case was disqualified from trying it over again. This particular case had never ripened into a stage when it might be finally adjudicated. It was remained to this per cent may be made by vote of the court for hearing matters that had corporation, but only for bona fide ex-

fifty years. Its headquarters are at Honolulu and its officers are: Y Suga president; T. Kishimoto, vice president; K. Ono, secretary; D. Yonekura, treasurer; W. Motoshige, auditor; Y. kura, S. Kojima, S. Ozaki and S. Ki- OPEN EVENINGS UNTIL 10 P. M.

AT INCOME TAX

From Payment by Federal Law.

MATTER WILL LIKELY BE TAKEN INTO COURT HERE

of the Sailors Who Own Property Will Pay Under Protest and Fight.

There is a grave possibility that the Tax Collector and many of the sailor men of the Island fleets will be closely acquainted before very long if the Tax Collector attempts to collect the taxes of these men under the new in-come tax law. Most of them have late-ity received notice that their income tax is unpaid and that they must come

forth with their portion pretty soon or be made to pay the penalty. Under a United states law which makes the salaries of sailors exempt rom seizure under any pretext, the aptains and mates and engineers ave decided almost in a body that hey will not pay the income tax and

here the matter reats.

Among those iamiliar with the law t is considered to cover the income ax the same as if the tax were a judgment or garnishee. Under the law their salaries are exempt, and they will rely on the fact to fight the matter and blow the Tax Collector the merry ha-ha in case he comes around and demands payment.

There was an interested crowd at the inter-island wharf this morning

liscussing the matter, and while those men who have no property here feel safe in escaping the collection of the tax, the others who are property-holders are afraid that they will get into serious trouble in case they refuse to pay. These will pay under protest, and it is very probable ...at the matter will be taken to the courts to have will be taken to the courts to have a ruling on the law of the case and de-termine if sailor-men, whether they own property or not, are exempt from the payment of taxes on their incomes, and if there is any way in which their property can be neld for taxes on their salaries, which by law are exempt from attachment. from attachment.

IGNORANT HACKMEN.

One of the backmen of the city was topped the other day near the Waikiki turn by a lady riding in a Japanese back. She wanted to know the way to the Y. M. C. A. Her driver didn't know the way nor was he able to find it. It seems she had arrived

The Merchants' Parcel Delivery

COMPANY. Delivers packages to any part of the city for 10c up-Try them. Phone Blue 621. Packages shipped to all parts of the United States and Europe. Office, 1047 Bethel St., pposite Honolulu Market.

Why of course! We all love somebody and we want to remember them at 'Xmas time. The selection of a handsome, and, at the same time a useful present, would be a trial were it not for advertising.

IF A We offer the suggestion of giving him a pair of allppere.
They would make any man happy because they add to his

MAN comfort. We have now an excellent assortment in all the delicate shades of the finest skins. LIZARD SKINS, MONKEY SKINS, SEAL SKINS, WINE KIDS, DONGOLA KIDS.

ETC., : : : ETC. : : : ETC.



They are handsomely made and are good weaters. Prices \$1.50

Manufacturers Shoe Store